

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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PAUL S. FOTI, on behalf of himself and  
others similarly situated,

Plaintiff,

v.

Civil Action No.: 04-cv-00707-WHP

NCO FINANCIAL SYSTEMS, INC.,

Defendant.

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**UNOPPOSED MOTION TO DISSOLVE INJUNCTION**

Defendant, NCO Financial Systems, Inc. (“NCO”), through undersigned counsel, hereby moves to dissolve the 1-year injunction issued by this Court on February 19, 2008. The 1-year injunction is now over. Per this motion, NCO requests that the injunction be formally dissolved. NCO has complied with the injunction in all respects. Opposing counsel does *not* object to the dissolution of the injunction.

WHEREFORE, NCO respectfully requests that this Court dissolve the injunction issued by this Court on February 18, 2008.

Respectfully Submitted,

/s/ Bryan C. Shartle

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Bryan C. Shartle (LSBA No. 27640)  
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Attorneys for Defendant,  
NCO Financial Systems, Inc.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the above and foregoing has been forwarded to all counsel of record  by ECF;  by email;  by hand;  by fax;  by FedEx;  by placing a copy of same in the U.S. Mail, postage prepaid this 3rd day of June 2009.

/s/ Kevin Barry McHugh  
Kevin Barry McHugh